have lad upon the standard of education and man-ner of instruction in our achools, by furnishing teachers, has been favorable. But the course of in-struction and study, established in those institutions is not expressly designed to prepare teachers, nor is is soited to call into action all those capabilities and secular qualifications so indispensably necessary to

at employment.

Normal, or pattern schools, have, in some piaces, on established, where those intending to engage suching are subjected to a thorough course of in-mection and training, expressly designed to fit them a that occupation. Were the business of teaching or that occupation. Were the business of the pre-ficiently isorative to permit young men to pre-ficiently isorative to permit young men to prepare for, and engage in it permanently, this mode reguld undoubtedly be entitled to the preference.

In the present condition of society, I apprehend ablishment of teachers' seminaries, or the on of a separate and suitable course of inon to some of our academies, is the most feathe way this object can be accomplished. In some as the benefits of a system of this obtractur must be rally diffused throughout the State, it certainly

the strong claims upon our favor and support.

The question of appropriating and distributing, for a limited term, the lifecome of the state school ford, among the incorporated academies and higher institutions of learning, was, proposed during the last mon of the legislature, and a resolution passed to be set of the legislature, and a resolution passed to be set of the legislature, and a resolution of the condition of the condition of the condition of the condition of the seminaries. I am aware that the design of the seminaries, I am aware that the design of who comblished that fund was to permit it to ne until its annual income, together with public funds devoted to this purpose, should brige share of the expense of our common s, and leave upon the recipients of their benefits or no burden but their management. This has, to a great and perhaps sufficient extent, leady accomplished by the recent application income of the surplus revenue. Under the income of the surplus revenue. Under circumstances, it would therefore seem the duplus legislature so far to vary the application prome of this fund, for the time being, as cisally to carry out the beneficent views of the And since the specific object for which was established has been anticipated probyears, it could hardly be considered net reposed in us to make the proa; always providing, however, that shall in no way be diminished.

o remarks by the consideration of s times a disposition has been some of the sources from which occumulated, and perhaps the foreign to the interests of edufrom the full belief that in no other chools be advanced and the raised so certainly or speedablie aid to our academies scation has been greatly advan-Science, which a few sed to the learned professions, say of our most humble dwei-industries to almost every

great power upon almost and community. of Congress, providing the several States and of the sales of the pubo the approbation of the Representatives, to

ob, scademies, and the favorable action er of these measin possi of the Leg-The conse not only from from the exincidental bendegree, the not must expe-Had the measnecessity for depand the dis-aged and beit, so long

> at would ould have 240,000 anuand pert of some

slie domain them to the territo-

of the pub-diness which quat preten-griduals who oblic, either and influ-

The influence which our colleges and academies ; try have been essentially promoted, and if so, the inconsistency of a general denunciation of all bank inconsistency of a general denunciation of all banking matitutions must be clearly perceptible. Wisdom would seem to dectate that we adopt and incorporate into our system such additional securities and guards as will effectually ensure the safety of community, and at the same time not defeat the object of its establishment. Many visionary propositions on this subject have been, and doubtless will continue to be submitted, from various motives, which though to be submitted, from various motives, which though specious in theory, will be found, on examination, impractible and unsafe in their operation. While deliberating upon a subject so intimately connected with the prosperity and well being of the country, it hoeves us carefully to examine the whole subject, and to profit by the misfortunes and failings which have resulted in some neighboring States from the adoption of kindred propositions, and to embrace any new and untried measures with a caution correponding to the magnitude of the interests to be af-

Sudden expansions and contractions in the curren cy are evils ever to be deprecated. They are usu ally induced by the balance of foreign trade being in continue subject so long as we remain dependent upon European work-shops for so ia ge a share of the merchan-live consumed in this country. We are adminished by this fact as well as by the deprivation and embarrassment we should experience in case of war, of the necessity of steadily pursuing the wise policy of our ancestors, which was, always to sustain and protect the manufacturing enterprize and mechanical skill of our own citizens. is a duty more directly appertaining to the general government, still, the examination of our legislative history shows that it has been the constant aim of this state to encourage, by every available means, those branches of domestic industry. Hence the discriminations between licenses for the sale of foreign and domestic manufactures; hence the bounties and exemptions which, from time to time have been offered and provided, and hence the many acts of incorporation for manufacturing purposes, enabling a number of persons to associate in the establishment and prosecution of branche v of business requiring an amount of capital beyond he means of single individual, and involving a degree of hazard which no one person would be willing to encounter. To this policy we are mainly indebted for the astonishing progress already made towards supplying the country with most of the necessaries and many of the luxuries of life.

If this policy be wrong, then were our predecessors wrong; -if this be a mistaken course, then were our patriot fathers mistaken when resisting the efts of the mother country to keep us dependent on her manufactories. The cry of monopoly, when applied to enterprises of this character, had no terrors those pure patriots. It has been reserved for a later age,-influenced herhaps by different motives -to discover that they are subversive of individual rights and perilous to public freedom.

In 1837 our militia laws underwent an entire re vision. Some of their provisions are deemed unnecburdensome and without any corresponding advantage. A careful examination of the whole subject is urged upon the Legislature as one intimately connected with the peace and security of the cour

The situation of the several companies of cavalry, as they existed under the old organization, was alluded to in my communication to the Legislature at the commencement of the last session, to which I would

respectfully refer you for my views.

The committee, appointed in pursuance of an act of the General Assembly, to revise the laws of the State, have informed me that they are prepared to make a report at the present session. The attention which this committee must necessarily have bestowed, in examining and revising the various provisions of our statute, will doubtless enable them to make such explanations and suggestiong as will materially aid you in deleberating upon a matter of such vital

The report of the Hon. Asa Aiken, who was ap pointed under a joint resolution of the General sembly of 1837, to ascertain whether this State has any claim upon the United States for expenses incurred during the revolutionary war, when received, will be submitted to your consideration.

In June last, Gegore B. Shaw, Esq., resigned the office of reporter of the decisions of the Supreme Court; the vacancy was supplied by the appointment, for the time being, of William Weston, Esq. of Burlington,

In former communications to the General Assembly. I have spoken of the importance of a geological survey of the State; my views remain unchanged and I would beg leave to refer you to documents beretofore laid before the Legislature for much valuable information on this subject.

A number of communications from the Evecutives of several states, reiceved since the last session, together with the reports of those of our state officers whose duty is to report to me, will at an early day be submitted to the legislature.

I shall be happy, gentlemen, to co-operate with you in any measures, that may serve to promote the nterests and honor of the State, confidently hoping that all our honest endeavors for the public good m be crowned with success. S. H. JENISON. Montpelier, Oct. 12, 1839.

Saturday, Oct. 12. HOUSE .- Petitions, Of 45 voters and 41 females of Hydepark, relative to traffic in ardent spirits, laid on the table; of Abel White, for pay for services in the revolution, to the com. on Claims; of Sylvester Henry, for alteration of the act relating to hawkers and pediars, laid on the table : of F. W. Sheldon and others, on slavery, referred to com. on that subject; of Sylvanus Ripley, to committee of Claims; of Newell Hall and others, to a select committee of three; of John Jones and others, to com on Slavery.

Mr. Butler, on leave, introducted a bill abolishing capital pumshments, which was referred to Judiciary

Mr. Warner of Newhaven called un the temperance amorial this morning pr sented, and moved its reference together with the others on the same subjeto a select committee of one from each county; agreed

Mr. Manser Secretary of Civil and Military Affairs, presented the message of the Governor which was

On motion of Mr. Bard 500 copies of the message were ordered to be printed. The Chair announced the following select com-

Relative to commutation of punishment of Henry Damon, Messrs' Chandler, Brown and Fullam. Relative to proceeds of public lands. Messrs

Gowdey, Closson and Bridgeman.
On Siavery Mesars. Miner, Smith, of Putney, Walker of Whiting, Norton, Cheney.

Resolutions.—By Mr Partridge, a series of resolutions, declaring among other things, the necessity of a well organized militis, the duty of Congress to provide such an organization, embracing payment to he militia by the general government, and instructing our delegation in Congress to support such a measure; isid upon the table. By Mr Fairbanks, referring that part of the Message relating to education and gesiogical survey of the state to the committee on Education ; adopted. By Mr Brown, instructing the committee on Agriculture to inquire into the expediency of appropriating a sum of money to agricultural societies, to be expended for the pro-motion of agriculture; adopted. Bythe same, for the appointment of a committee of one to report the nt paid by the state for the state house; adopted, and Mr Brown was appointed the committee.

Mr Miner, referring that part of the message reintive to distribution of proceeds of public he School committee raised on that subject; adopted. By Mr Richardson of W. raising an enquiry whether the office of Reporter of the decisions of the Supreme Court should not be dispensed with or the salary of that efficer second; adopted. By Mr Butler, inquiring inter the expediency of requiring debtors, pleading the statute of limitations, to make oath that the debt has been paid; adopted.

On motion of Mr Dillingham, the House adjourned natil Monday morning next.

Saturday, 2 o.clock. P. M. SENATE - Petitions. One from sundry inhabitants of Brattleboro, one from inhabitants of Whitingham and Habfak, one from females of Whiting.

ham, and three from sundry inhabitants of Lunen-burgh, were introduced and severally referred to the committee on Temperance Memorials; when the Senate adjourned.

Monday, Oct. 14, 1829. Somete - Resolutions By Mr. Kittridge, refer ng the several subjects embraced in the Governor's Message to separate and appropriate committees; read and passed.

Message from the Governor, transmitting the an mual report of the Bank Commissioners; and referred, on motion of Mr. Pierpoint, to committee on

The Senate met the House in joint assembly, re-

rned, and Adj.
HOUSE.—The Chair announced the following Standing Committees.
On Rules-Messra. Fullam, Smith of Berkshire, Brigham, Warner of Newhaven, Clark, Muttocks.

Foster of Swanton Ways and, Meane-Hodges, Wentworth, Cleve land, Raymond, Repfield.
Of Claims—Brown, Baxter, Huntoon, Hazen,

Kellogg. On Banks-Partridge, Butler, Kinsman, Smith of Putney, Elsworth, Judiciary-Messrs Dillingham, Fullam, Miner

Closson, Chandler.
Military Affairs Messrs Sawyer, Bailey, Par tridge, Cushman, Chency.
On Roads and Canals—Mesers Fairbanks. Hay ward of Addison, Bascom, Porter, Rich.

Of Insolvency-Messrs Tenney, Corse, Smith Putney, Clark, Sanborn. Of Agriculture—Harvey of Barnet, Hazard, Jew-ett, Hubbard, Wheeler, of Montpelier.
On Manufactures—Norton, Elsworth, Higby,

Chamberlain, Works. Land Tax Committee .- Hibbard, Buffum, Sam Land Tax Committee.

son, Adams of Cavendish, Hawley.

Green, Newell, Canfield

General Committee.—Green, Newell, Canfield, Leonard of Fairhaven, Leth of Bridport, Winslow, Boynton, Fuller, Richardson of Waitsfield, Blake. Fisk of Waterville. Strong, Freeman, Corbin. On Education.-Gowdy, Needham, Bard, Onion

On Grand List .- Sanderson, Gillett, Harris, Roberts, Hays, Clark, Keyes, Aiken, Messer, Smith of Monkton, Gilmore, Parker of Bradford, Merill, Beach Tyler Pierce, Works, Hall of Groton, Soule, War-ren, of Georgia, Kingsbury, Cole, Griswold, Fisk of

Eden, Brooks, Morrison, Woodsworth, Ladd.
Distributing Committee.—Wiley, Smith of Wilmington, Cook of Mt. Holley, Weeks, Dodge of Andover, Blanchard, Beech, Tanner, Willis, Kinsley, Gilman, Fisk of Eden, Aldrich, Ladd.

Select committee on petition of Newell Hall and others, Messrs, Needham, Bascomb. Warner of New-

Mr Patridge asked leave to be excused from th committee on banks, on the ground that he was op-posed to the present banking system, and did not wish to embarrass the banking interest by being placed upon the committee; request granted.

Mr. Brown asked leave to be excused from the

ommittee of Claims; request granted.

Resolutions.—By Mr. Wentworth raising a committee of three to inquire into the expediency of al-tering the designation of the committee rooms: a dopted, and Messrs. Wentworth, Fairbanks and Needham were appointed the committee. By Mr Partridge, a res. for a distribution by Congress of a portion of the proceeds of public lands among the states for purposes of education, on certain conditions and instructing our delegation in Congress on the subject; laid on the table.

Bills .- By Mr. Partridge, giving towns authority to make by-laws relative to dogs, referred to general committee. By Mr. Bard, in addition to acts relating to retailers of foreign and domestic distilled spi its, providing for cases in which the civil authority have not nominated retailers; referred to general

The governor transmitted the report of the Bank Inspector and Commissioner, 500 copies of which re ordered to be printed.

The Senate came in, and both houses in joint ballot proceeded to make county appointments: the following nominations were made for

Bennington County.

Samuel Wright, Assistant Alexander, Bless, Justices. Righmond Fisk, Sheriff Samuel Ames, High Bailiff. Daniel Roberts, jr. State's Attorney. emas Mattesop, Judge of Probate, for the dis trict of Bennington, Loren Dean Judge of Probate for the district of Manchester, O. C. Merrill, Stephenson Robbinson, Joel C Rouse, Jail Commis ai ners, for the Jail at Bennington.

Moses Melen, Inspector of Hops. Mr. Chandler moved to refer back the nominatio to the County Convention, on the ground that the seat of one member, (Mr. Hewes,) is to be contested. After considerable discussion by Robinson, Pierpoint, and Tracy, of the Senate, and Chandler. Dillingham, Needham, Partridge and Brown, of the House, the aves and noes were taken, as follows aves 136, noes 107.

-so the nomination was referred back. The following nominations were made and con curred in for

Windsor County. David Pierce, Assistant Reuben Washborn, Justices. Sundry nominations for Addison County, after re

ter of the House, were recommitted.

marks by messrs Needham, Hazard, and Warner of New Haven, were recommitted, Sundry nominations for Chittenden County, after remarks by mesers. Marsh of the Senate, and Bux-

Rutland County. Zimri Howe, Assistant Obadish Noble, Justices. Ira Parsons, Sheriff, Jona C. Thrall, High Bailiff. Solomon Foot, State's Attorney. Wm. Hall, Judge of Probate for the district of Rutland

Almon Warner, Judge of Probate for the district F. irhaven. Robert Pierpoint, Luther Daniels, Wm. Fay, jail Lamalte County.

Issar Pennock, Assistant Gardner Gates, Justices Riverius Camp, Sheriff. L. H. Brown, High Bailiff. Samuel A Willard, Judge of Probate Arial Huntoon, John Walker, Alanson C. Burke, commissioners.
Robert Campbell, Inspector of Hops.

Windham County. Henry Wheelock, Assistant Wm. R. Shafter, Justices.

Gates Perry, Sheriff. Asa Dutton, High Bailiff. James Elliot, Sta e's Attorney. Henry Smith, Judge or Probate for the District of

Elery Albee, Judge of Probate for the District of

Marshall Miller, Walter Eager, Aaron C. Robinson, jail commissioners.

Abel Hubbard, inspector of hops

Orleans County. Charles Hardy, Assistant Isaac Parker, Justices. Sabin Kellum, Sheriff, Wm. R. Andros, high bailiff, Jesse Cooper, state's attorney. Geo. Nye, Judge of Probate. Joseph Chapman, Geo. Worthington, jr Beld T. Jones, jail commissioners.
On motion of Mr. Waterman, the joint assembly

adjourned to 10 o'clock, Thursday morning next. Monday, 2 o'clock, P. M. SENATE.-The committee appointed at a for mer legislature, to revise the statute laws of this state, made report of their doings, which report was

laid upon the table. Resolutions .- By Mr. Pierpoint, providing for a pint committee of three from each house, to report rules for the government of the legislature in acting upon the report of the committee upon the revised laws; read and passed. By Mr. Cobb, raising an inquiry into the expediency of abolishing capital punishment in this state, and substituting imprisonnent in the State Prison; laid on the table. Senate adjourned.

HOUSE .- Petitions. A large number were pre-sented and referred, which will be noticed as they again come up for the action of the House.

The Speaker announced the following committee: on Temperance memorials, messrs. Brown, Warner, of New Haven, Hastings, Cheney, Closson, Kellogg, Dillingham, Tenney, Mattocks, Barnes of Charlotte, Stark, Freeman, Hazen, Redfield.
On petition of I. W. Hubbard, relative to State

Prison: messrs. Hodges, Fairbanks, Butler.

Bills into educed. By Mr. Brown, repealing the act rechartering the Bank of Montpelier, which was referred to the committee on banks. By Mr. Pierce for the relief of Ira McLeod, referred to committee on Claims. By Mr. Chandler, repealing act for rendering turnpike roads free, referred to com. on roads and canals.

Mr. Brown introduced a resolution, instructing

the com, on banks to inquire into the expediency of chartering banks, without requiring the private pro-perty of stockholders to be holden for the redemption of bills: adopted unanimously.

Mr. Partridge called up his resolution relative to banks, when Mr Chandler moved to refer them to the com. on banks. The motion was sustained by messrs. Chandler, Fullam and Fairbanks, opposed by messrs. Partridge and Needham, and carried; 114, noes 107. Mr Wentworth, from the select com, on designa-

tion of committee rooms, made report, which was accepted and concurred in. The chair presented a communication from the

com, appointed to revise the laws of the State, was read. A resolution from the Senate, for a joint com. on the subject of the report of the revised laws, was

concurred in. The chair announced the following appointments,

ominated by the Sargeant at arms . Alvan Carter, door-keeper. Luman Roblee, Isaac W. Riker, Wm. T. Burnbam, officers of the house.

Otis Standish, Messenger. Mr. Hodges called up the resolutions of Mr. Par-tridge relative to the militia, and moved their reference to the com. on military affairs; motion supported by Mr. Fairbanks, opposed by messrs. Partridge and Dillingham, and negatived, 114 to 108. The resolutions were then laid upon the table, on motion of Mr Partridge, and 250 copies ordered to be print-

Tuesday, Oct. 15, 1839. SENATE.—A message was received from the House, concurring with the Senate in making provision concerning the report of the committee to re-

vise the statutes: com. on the part of the Senate, messrs. Pierpoint, Harvey and Adams. adj.

HOUSE.—Bills. By Mr Beach, to alter the name of St George to Williamsburgh, referred to name of St George to Williamsburgh, referred to committee of claims. By Mr Fullam, in addition to militia acts; this bill provides for a pretty thorough overhauling of the present militia system, and was referred to com. on military affairs. By Mr Brown, repealing the act regulating the rate of interest, referred to the judiciary com. By Mr. Bailey to in-corporate East Poultney Iron Co., referred to com. on manufactures.

Resolutions .- By Mr. Fisk of Eden, referring part of the Governor's message, relative to distribu-tion of school money among the districts, to a com. of one from each county; adopted. By Mr. Chamberlain, relative to providing libraries for schools, referred to com. on education.

By Mr Partridge, the following, which were laid on the table :

Whereas, the great and professed object of estabisling government is to promote the welfare and happiness of the great body of the people; and whereas the means by which government is enabled to carry out the accomplishment of these important objects to a practical result, is by the establishment of wise and salutary laws; and whereas, whenever experience should prove that any law, or laws, in-stead of promoting the general welfare, operate in-juriously to a majority of the people, the only way f removing the evil, is by repealing such law or

Resolved, That the Legislature not only possess es the power, but that it is in duty bound to repeal all laws whether made by itself, or preceding legis-latures, the operation of which is found to be adverse to the interests and general welfare of a ma-

ority of the people.

Resolved, That all charters for banks, or other ects of incorporation, being laws emanating from the legislature, are liable to be altered, amended or re-pealed by the legislature, whenever the public good my require it; it being understood that, in all cases where private property is taken, as a consequence of the repeal of any law or laws, the legislature is bound to remunerate the owner or owners of such private property for the loss thus sustained.

And whereas the doctrine of vested rights is the same in principle as that by which the crowned heads of other countries attempt to establish their right to govern and tyrannize over their subjects,

Resolved, That such a doctrine, in these United States, is anti-constitutional, anti-republican, subversive of the liberties of the people, and ought to be frowned upon by every patriotic American.

The House proceeded to the election of auditor

in the treasury department, when on nomination of Mr Miner, CHARLES DAVIS, Esq. of Danville was unanimously elected.

Mr Chandler called up the resolution approving the sub-treasury scheme, and instructing our delegation accordingly, and moved an amendment adverse to that measure by instructing Vt. delegation to vote against it. Mr Partridge offered to amend by withdrawing the specie clause, which was overrul-ed by the chair until the amendment of Mr. C. was disposed of. Mr. Brown moved to lay the resolutions on the table, which was acceded to by Mr C. and they were laid upon the table, to be made the order of the day for to-morrow morning, 500 cepies erdered to be printed. Adj.

Topoday, 2 o'cock SENATE .- Reports. By the com. on banks, on res. relating to Windsor and Essex banks we amendment, laid on the table.

Bills.-To compensate Sup. Vt. State Prince rel'd to com on finance, reported by the com, and passed to be engrossed.

Res. by Mr. Lawrence instructing com, on my tary affairs to ascertain expense of court marian am't of fines last year, read and passed.

Senate met house in joint assembly, returned and HOUSE. The Chair announced the follower

committees. On so much of the Governor's message as pilates to distribution of school money, mesers First at Eden, Fillmore, Wells, Jackson, Sisch, frowth, Stowel, Brigham of Brookfield, Parker of Williams

Cook of Craftsbury, Schoff, Ladd.
On petition of Philo Hatch, and others mesers Porter, Hodges, and Fairbanks.

Mr. Partridge called up his resolutions on the

subject of vested rights, this morning tatroduced and advocated them at length. The Senate came in, and the joint assembly make

the following appointments. CHARLES K. WILLIAMS, Chief Jus. Sup. Com STEPHEN ROYCE, first Assistant Judge. JACOB COLLAMER, 2d.

MILO L. BENNETT, 4th. All unanimously, save the fourth Assistant Just for which office Mr. Bennett, (nominated by 9, Huntington) received 132 votes, and Charles Loss, nominated by Mr. Brown, received 110 votes

cattering 4. Mr. Brown moved to postpone the election of an perintendent of State Prison: opposed by Senator Pierpoint and rejected 118 to 92; when

Hon, MILTON BROWN, was elected. (Milton Brown 130, Jeptha Bradley 120.) Commissioners of Deaf, Dumb and Bland.

Charles Hopkins of Windsor, (Hopkins 131. O C Merrill 116.) A G Whittemore, of Milton, (Whittemore 129. Wyllys Lyman 96.)

Leonard Sargeant, of Manchester, Sargeant 126. L B Vilas 100.) (Sargeant 126. The Senate withdrew and the House add Wednesday, Oct. 16, 1820 SENATE. Resolutions.—Relating to Winder and Essex banks, called up by Mr. Cabb, resolu

tion and amendment proposed by com. on bunks read. The proposed amendment provides to the appointment of a com, to visit those hands and as certain all the facts in the case, and report to the legislature at its present session. Mr. Costs opposed the amendment, and preferred the res. as it cam from the House, with a slight amendment. bate of some interest ensued, by messrs Edson as Cobb, against the proposition to send a come of vestigation, and messrs. Kittridge and Prerpoint in favor, when Mr. Tracy proposed so to amend the amendment, that the com have discretionary power to visit Windsor and Essex, or not, as may be judged necessary. Mr. Tracy's amendment was adopted. Mr. Edgerton moved so to amend, that the com. be appointed by the senate and speaker of the house instead of joint ballot by both houses. After remarks by messrs Pierpoint and Kittridge, mr. Edgerton withdrew his motion, and the amendmen proposed by the committee to the original resolution was adopted, providing for a com. of investiga-tion, to be appointed by the senate and the house.

Adjourned. HOUSE. Resolutions—By mr. Dillingham, referring so much of the Governor's message as re-lates to banks to com. on banks. By mr. Partridge, for the suppression of small bills, laid on the table By mr, Porter, referring part of the Governor's mea-

sage to com. on military affairs; adopted.

Bills introduced—By mr. Jackson, repealing the act of last year, relating to retailers of spirits, referred to com. on that subject. By mr. Mattocks, rechartering the bank of Caledonia, referred to com. on Banks. By mr. Beach, relating to deeds and land conveyances, referred to general com. By Fullam, incorporating the Freehold bank at Felchville, referred to com. on banks. By mr. Mc Laughlin, appointing a com. to inquire into the expediency of fixing upon some one place to hold the courts in Bennington co. laid on the table.

The resolutions of mr. Partridge, on vested rights

under consideration at the adjournment yesterday,

were laid on the table.

Mr. Partridge called up his sub-treasury resolutions, when mr. Chamberlin moved to dismiss the resolutions. This motion opened the way for a discussion directly upon the merits of the original res olutions, which occupied the House until it adjour-

2 o'clock, P. M. SENATE .- Met pursuant to adjournment, and having no business upon the table, adjourned.

HOUSE.—Petitions. Of inhabitants of Brandon

nd Morristown, referred to com. on Temperance Memorials; of inhabitants of Brandon, to Slavery: of E W Sherman and others, students of Middlebury, praying to have their rights as freemen more particularly defined by law, to com. on Elec-

The House resumed consideration of mr. Partridge's sub-treasury resolutions.

Thursday, Oct. 17, 1839. SENATE.-This morning being the time for joint assembly, little business, other than the presentation of petitions, and the receipt and disposal of a communication from the Governor, transmitting as ports of the Quarter Master General; of the Con missioners of Deaf, Dumb and blind; of the Auditor in the Treasury Department; and on the action and safety fund, was transmitted to the Senate. Adj. HOUSE.—Mr. Bean of Sharon, presented his

redentials and was sworn. Mr. Kellogg called up the resolution for a joint assembly to elect Secretary of State, Sergeant at Arms, and Auditor of Accounts against the State Friday morning was fixed upon, and the resolution

adopted Several petitions were referred, and will be noticed as reported upon.

Resolution. - By Mr. Stone, for Thanksgiving Dec.

5th; laid upon the table.

Bills.—By Mr. Wheeler, in addition to the road ts, referred to committee on Roads and Canals. By Mr. Miner, to divide the county of Bennington. and form a new county by the name of Manchester; laid upon the table.

The Senate came in, and the joint assembly made the following appointments: Bennington Co.

Samuel Wright, Assistant Alexander Bliss, Justices Richmond Fisk, Sheriff Samuel Ames, High Bailiff. Harmon Canfield, States Attorney, Artemas Matteson, Judge of Probate, for the fire

Loren Dean, Judge of Probate, for the district of John C. Roberts, Alvan F. Merriam, Abram B.

Straight, Commissioners for jail at Manchester.
O C Merrill, Stephen Robinson, Joel C Rouse
Commissioners for the jail at Beunington. Moses Mellen inspector of hops. Chittenden Co.

Wm Wood, Assistant Stephen Boyington, Justices. Geo. A. Allen, Sheriff. Horace Ferris, High Bailiff. Wm Wood, David French, States Attorne Charles Russell, Judge of Probate.